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APRIL 2, 2007

Last Name of First Named Inventor:
SHARRAH et al

MAIL STOP: ISSUE FEE

Application No. 10/772,786

Allowed: January 11, 2007

Filed: February 5, 2004

Confirmation No: 5199

**For: Power Control Arrangement, As
For A Flashlight**

**Attorney Docket No.:
P03087US1 (243-Streamlight)**

TO THE COMMISSIONER FOR PATENTS:

SUBMISSION OF ISSUE FEE

The above-identified application has been allowed. In response to the Notice of Allowability dated January 11, 2007, enclosed are the following:

1. A copy of form PTOL-85 with authorization to charge Deposit Account No. 04-1406.
2. Fee Transmittal Form
3. Check in the amount of \$730, which includes the issue fee and the cost of ten (10) advance copies.
4. Notification of Fee Address
5. Comment on Statement of Reasons for Allowance.

Respectfully submitted,

DANN, DORFMAN, HERRELL AND SKILLMAN
A Professional Corporation
Attorneys for Applicants

By


Clement A. Berard

PTO Registration No. 29,613



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

R. L. Sharrah et al

:
:
: Art Unit: 2821

Appl. Serial No. 10/772,786

: Examiner: Ephrem Alemu

Filed: February 5, 2004

: Confirmation No. 5199

**For: POWER CONTROL ARRANGEMENT,
AS FOR A FLASHLIGHT**

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Certificate of Mailing Under 37 C.F.R. §1.8(a)

I hereby certify that this Correspondence, along with any paper referred to as being attached or enclosed, is being deposited on April 2, 2007 with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to COMMISSIONER FOR PATENTS, P.O. Box 1450, Alexandria, VA 22313-1450.

April 2, 2007
Date of Certificate

Dawn Underwood
By: Dawn Underwood

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

These Comments on the Examiner's Statement of Reasons for Allowance are submitted with the payment of the Issue Fee in response to the Notice of Allowance that was mailed January 11, 2007.

The Examiner makes a statement of reasons for allowance of claims 1-48 that names elements from various ones of the claims as if the elements are included in each of the claims, which they are not. No claim recites the element "first light source (incandescent light source)" or the element "second light source (solid state light source)" referred to in the Reasons for Allowance.

For example, the element an "incandescent light source..." is found only in independent claims 12, 18 and 21 and not in any other independent claim. For a further example, the element a "solid state light source..." is found only in independent claims 12, 18 and 21 and not in any other independent claim. The elements a "first light source..." and a

“second light source...” are found in independent claims 1, 7, 8, 11, 34 and 35 without specifying any particular type of light source, and are not found in any other independent claim.

On the other hand, the elements a “first load...” and a “second load...” are found in independent claims 22, 28 and 29, and the element a “load...” is found in independent claim 33, and not in any other independent claim.

Accordingly, each independent claim is allowable in its own right because of the particular elements that are recited therein, and not because of any other or different element recited in any other claim. The dependent claims are allowable at least because they depend from an allowable independent claim.

Respectfully submitted,
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April 2, 2007

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